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*Attorneys for Plaintiffs Maximilian Klein
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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

MAXIMILIAN KLEIN, et al.,

Plaintiffs,

vs.

META PLATFORMS, INC.,

Defendant.

This Document Relates To: All Actions

Case No. 3:20-cv-08570-JD

Hon. James Donato

**DECLARATION OF SARAH GRABERT IN
SUPPORT OF APPLICATION TO
APPOINT KEVIN Y. TERUYA OF QUINN
EMANUEL URQUHART & SULLIVAN,
LLP AS INTERIM LEAD COUNSEL FOR
THE CONSUMER CLASS**

1 I, Sarah Grabert, declare:

2 1. I make this declaration based on my own personal, firsthand knowledge, and if called
3 and sworn as a witness, I could and would competently testify as follows.

4 2. I respectfully submit this declaration in support of the *Klein* Plaintiffs' Application to
5 Appoint Kevin Y. Teruya of Quinn Emanuel Urquhart & Sullivan, LLP ("Quinn Emanuel") as Interim
6 Lead Counsel for the Consumer Class.

7 3. I am a named Plaintiff and proposed representative of the Consumer Class in the case
8 captioned *Klein et al. v. Meta Platforms, Inc.*, Case No. 3:20-cv-08570-JD (N.D. Cal.).

9 4. I have served as a named Plaintiff in this litigation since December 3, 2020, when Mr.
10 Teruya and Quinn Emanuel filed the first complaint on my and Plaintiff Sarah Grabert's behalf.

11 5. Mr. Teruya and Quinn Emanuel have served as my counsel in this case for more than
12 two years.

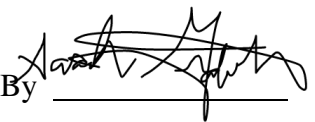
13 6. Given my retention of Quinn Emanuel and Mr. Teruya, as well as my participation in
14 this case, I have had the opportunity to interact with them on a number of occasions. Since day one, it
15 has been clear to me that Mr. Teruya and Quinn Emanuel take extremely seriously their representation
16 of me and the Consumer Class and our interests.

17 7. I have also found Mr. Teruya and the Quinn Emanuel attorneys working on this case to
18 be extremely helpful to me, including to my ongoing participation in this lawsuit. I have greatly
19 enjoyed working with them.

20 8. I firmly believe that Mr. Teruya and the Quinn Emanuel team would always represent
21 my and the Consumer Class's best interests, as they have done over the last two years. I therefore
22 fully support the application to appoint Mr. Teruya as Interim Consumer Class Counsel.

23 I declare under penalty of perjury that the foregoing is true and correct.

24
25 Executed on this 3rd day of February 2023 in Barrington, Illinois.

26 By 
27 Sarah Grabert
28